

## The City Not Made With Hands.

BY SARAH E. LEWIS.

Oh, city built, not made with hands!  
Upon Mount Zion's top it stands;  
Tall spires and walls engirt it round,  
And in its towers are found.

Life's crystal river flowseth there,  
Than Rhine or Arno all more fair;  
There, Christian, grows life's wondrous tree,  
Which yet shall wave o'er you and me.

The gates are pearl, and shine more bright  
Than yonder sun in noonday night;  
The streets are gold, where walk the feet  
Of waiting ones we there shall meet.

There perfect joy awaits the saint  
Who here below with grief is faint;  
There never enters tear nor sigh;  
No heart mourns there, no loved ones die.

Oh, happy spot! Oh, bliss retreat!  
Where severed hearts again shall meet;  
Oh, glorious land! Oh, blissful shore!  
Where friends shall meet to part no more.

Oh, Salem! I've loved one there,  
Whom earth-calls fairer of the fair;  
She loved me with a love so strong  
That we cannot be parted long.

Oh, Salem! on thy golden shore  
I've slain my loved one once more,  
And wander with her, hand in hand,  
To drink the joys of that blest land.

She in the grave a while shall lie,  
With silent lips, and closing eye;  
While I her sacred bed shall tend,  
And daily mourn my will to end.

Oh, cruel death, which rends apart  
The loving heart from loving heart;  
Oh, Jesus, power, which can restore,  
And sundered hearts unite once more.

Orr Monumental Association.

GREENVILLE, S. C.,  
August 6, 1873.

At a meeting of the friends of the late Hon. James L. Orr, held in this city this day, it was unanimously resolved to organize themselves into an Association to be known as the Orr Monumental Association, for the purpose of raising a sufficient amount of funds to erect a monument in memory of the distinguished deceased.

At an election for officers, General Samuel McGowan was unanimously chosen President of the Association; O. H. P. Fant, Vice-President; William Perry, Treasurer; James E. Hagood, Secretary.

It was further resolved that the President of the Association be requested to appoint a committee of three persons in each county in this State to solicit subscriptions in aid of the said Association, and that the President be requested to communicate with the Grand Master of South Carolina, and request his co-operation in aid of the said Monumental Association. It was resolved that the effort to raise the fund shall be made as follows, to wit: By the members of his old regiment, the Bar of the Eighth Circuit, the Masonic Lodges of the State, and the friends generally of the deceased.

It was also resolved that the President should be empowered to call meetings of the Association at such times as he should deem desirable, and should appoint a Board of Directors of twelve, to be selected, three from each of the classes named, a majority of whom shall be authorized and empowered to lay out the money to be raised as herein indicated for the purpose that we have so much at heart.

S. MCGOWAN, President.  
J. E. HAGOOD, Sec'y.

How To Be Polite.

Do not try too hard to be polite. Never overwhelm your friends by begging them to make themselves at home, or they will soon wish they were there. Show by your actions rather than your words that you are glad to see them. Have enough regard for yourself to treat your guests with quiet politeness. All petty slights are merely meanness, and hurt yourself more than any one else.

Do not talk about yourself or your family, to the exclusion of other topics, what if you are clever, and a little more so than other people, it may not be that other folks will think so, whatever they ought to do.

It may be interesting to you to talk over your ailments, but very tiresome for others to listen to.

Make people think you consider them pleasant and agreeable, and they will be pretty apt to have a pleasant impression of yourself.

Treat people just as you would like to have them treat you.

It is much easier to lose the good opinion of people than to retain it; and when any one does not care for the good opinion of others, he or she is not worthy of respect.

Do not excuse your house, furniture, or the table you set before your guests. It is fair to suppose their visits are to you, not to your surroundings.

The whole machinery of social intercourse is very intricate, and it is our business to keep all places of possible friction well supplied with the oil of politeness.

How To Keep Ice From Melting. A writer describes a process in kitchen economy which is of special service to housekeepers during these warm days. In such weather it is almost impossible to prevent the untimely melting of the quantity of ice usually purchased by a small family. Very few refrigerators serve to keep it from wasting more than half. To stop this waste our informant directs that an envelope of flannel and newspapers should be placed about the mass of ice. This envelope, of which the newspapers are the most important part, is said to be perfectly effective.

The Augusta Constitutionalist has been revived, under the editorial control of James R. Randall, Esq. The first number appeared on the 3d instant.

What kind of essence does a young man like when he pops the question? Acquiescence.

A minister walked six miles to marry a couple lately. He said he felt sort of feeble like. The groom saw it.

## To Tell an Honest Man.

A letter-writer says: "Talking with a hotel keeper the other day, I remarked that in a large city like this he must lose a great deal by transient customers who would go away and forget to pay their bills. He replied: 'Oh, no; I never lose much by folks of that sort. I have made it a rule in my house that whenever a man wants a room, and has no luggage, to demand pay in advance, as is usual. If he manifests no objection, and puts his hand into his pocket for money, I tell him that it is all right; he can pay just as well when he goes away. But there is another sort of a fellow who, when informed of the rule, pretends to be very indignant insisting that he is a gentleman and is not in the habit of having his name questioned, or his honesty doubted. In such case I invariably insist on the production of the funds; for I know if I don't get them then, I should never get them in the world. Men who talk about their honor, and assume to be insulted when requested to pay can be depended on for first-class dead beats'."

FAIR READERS TAKE NOTICE.—We are informed that the latest "washer woman dodge" is to keep your linen, dresses, &c., in possession from Monday morning to Saturday night, from pressure of time, abundant "use" being found for said articles during the interval. This arrangement, it will be seen at once, adds largely to the "profits" of the business, and "comfort" of the business, while enabling those in the ring constantly to "trick out" in the best style. It is said there are tricks in all trades.—*Summer Watchman.*

IN EVERYBODY'S MOUTH—PRAISE AND SOZOPONT.—Greatest luxury of modern times—beautifies and preserves the teeth. The repulsive breath is rendered as fragrant as a rose, and coldness by friends, or in business, will now be no longer noticed.

Wise men do their work well so as to save doing it twice.

Burnt Records.

AN ACT to Remedy and Supply the Loss of Public Records, and to Perpetuate Testimony in Regard to Deeds, Mortgages, Settlements and other Papers, Lost by Fire at Abbeville.

Section 1. Be it enacted by the Senate and House of Representatives of the State of South Carolina, now met and sitting in General Assembly, and by the authority of the same:

That any party to a record, plaintiff defendant, assignee, or any person having an interest in any judgment, decree or agricultural lien, the record of which has been destroyed by fire at Abbeville, on the 19th January and 17th November, 1872, shall have the right to supply the same in the following manner:

Sec. 2. That the party desiring to supply such record may, upon notice of not less than twenty days, served personally upon the other parties in interest in such record, make application to the Clerk of the Court for leave to substitute a new record, which application shall contain, as nearly as possible, a statement of the names of the parties, the amount of the debt, the entry of said judgment and execution, the names of the attorneys of record, with such other particulars as the applicant may deem proper to his case; all which shall be verified by the affidavit of the applicant, or his or her attorney, according to the best of his knowledge, information and belief.

Sec. 3. That upon failure of the party or parties, served as aforesaid, to answer such application, in writing, to be filed in the Clerk's office within twenty days thereafter, exclusive of the day of service, the Clerk of the Court shall docket judgment for the party filing said application.

Sec. 4. That if the party or parties, served with notice as above, file with the Clerk of the Court, within twenty days after such service, excluding the day of service, an answer to the application, denying, upon oath, the applicant's right to the relief sought, with a statement of the grounds why such application should not be granted, the jurisdiction of the Clerk of the Court shall cease, and he shall refer the application, answer, and any accompanying papers, to a Commissioner, for whose appointment provision is hereafter made.

Sec. 5. That said Commissioner shall take, in writing, all the testimony introduced by one or both parties, according to law; shall hear and decide the matter in controversy, report his decision in writing, and, with it, return all the papers to the Court of Common Pleas. From the decision of the Commissioner an appeal may be taken to the Court by the party or parties dissatisfied therewith, as in case of an appeal from the decision of Referee appointed under the Code. If there be no appeal, the Clerk of the Court shall docket judgment according to the report and decision of the Commissioner.

Sec. 6. In every case in which the defendant or defendants in any burned judgment or decree shall be absent from and without the limits of this State, in lieu of the service required by this Act, it shall be sufficient to publish, in a newspaper of Abbeville County, one month's notice of such application, and, if the absentee's residence is known, a copy of the paper containing the publication shall be mailed to his or her address. Provided, That nothing herein contained shall prevent such absent defendant or defendants, within two years after the publication of the notice in this Court, upon a proper showing, to set aside such judgment or decree.

Sec. 7. The County Commissioners for Abbeville County shall, forthwith, furnish the Clerk of said County with a book or books of proper size, suitably ruled and securely bound, to be labelled "Abstract of Burnt Judgment and Decrees" in which the said Clerk shall enter an abstract of every such judgment and decree, a new record of which shall be so ordered to be substituted, setting out, in distinct and appropriate columns, as near

as possible, the names of all the original parties, plaintiffs and defendants, the date of the signing of the judgment or filing of the decree, the amount of the recovery, the sum bearing interest, and the date from which the interest began to run, the balance actually due at the date of the destruction, the date of the entry of the original process, the last process issued for the execution of such judgment, and the costs thereon. And such entries shall, without other or further record, be good and sufficient in law for all purposes for which the original record itself could have been used, and of equal authority therewith in all respects.

Sec. 8. In any case provided for in this Act, if the applicant, or, in case of his death, his personal representative, shall make oath, according to the best of his knowledge and belief, that a discovery from the party or parties respondent is the only means by which such lost or destroyed record or document can be established, and also of the former existence and of the loss and destruction of such record or other document, he may, if the respondent, or either of them, if more than one be living, and be within the limits of the State, call upon such respondent to answer, on oath, as to the former existence of such record or other document, and as to its contents, character and description, and also as to the amount due thereon. And in case such respondent, after at least ten days' personal notice, (if he be within the County when such proceeding is had, and twenty days if he is not), shall fail to answer, upon oath, the interrogatories so propounded, such failure to answer, (unless satisfactorily explained or accounted for) shall be taken and considered as an admission by such respondent of the truth of the facts stated and set forth in the applicant's affidavit. Provided, That such admission shall only affect the party so failing to answer as aforesaid, and his legal representatives. If such respondent shall deny, on oath, the former existence of such record or other document, so attempted to be set up, or shall deny, on oath, that there is anything due thereon to such applicant, or his legal representatives, or shall deny any other material fact alleged in the applicant's affidavit, together with the affidavit of the applicant, shall be considered as evidence in the case, and shall, with such other testimony as the parties on both sides may offer, be submitted to the Court: Provided, That no costs shall be taxed against the respondent for the interrogatories which may be propounded to him under the provisions of this Act.

Sec. 9. That the Commissioners of the County shall provide a book or books for the Clerk of the Court, in which the said Clerk shall record an abstract of all the deeds, conveyances, mortgages, settlements, liens, and other instruments in writing heretofore recorded, and required by law to be recorded, which abstract shall contain a statement of the names of the parties, a brief statement of the deed or other instrument, the date of the paper, the time when the registry was made, and the certificate of such registry shall be entered anew on said paper. And the said deeds, conveyances, mortgages, settlements, liens, and other instruments in writing, shall be recorded as above provided for within six months from the ratification of this Act, otherwise they shall not prevail as liens against subsequent creditors or purchasers for a valuable consideration without notice.

Sec. 10. That in case any deed, conveyance, settlement, agricultural lien, or other instrument in writing, shall have been duly recorded, and, after registry, delivered to the owner thereof, and the same shall have been mislaid, lost or destroyed whilst in possession of the owner, or in case of any deed, conveyance, mortgage, settlement, agricultural lien, or other instrument in writing requiring registry, shall have been delivered to the Register with such intent, and shall have been burned whilst in the office of the Register of Mesne Conveyance, and before redelivery to the owner thereof, an abstract of all such deeds, conveyances, mortgages, settlements, agricultural liens, and other instruments in writing shall be proved as in the case of judgments, as aforesaid, and recorded by the Clerk in the book or books, as ordered in the preceding Section of this Act.

Sec. 11. That nothing herein contained shall prevent any one from establishing, on the trial of any cause, any lost or burnt paper, according to the rules of evidence now existing.

Sec. 12. That the Judge of the Eighth Judicial Circuit shall have power to appoint a person, who shall be called a Commissioner, to hear and decide all questions to be referred to him, as required under the provisions of this Act.

Sec. 13. The County Commissioners are authorized and required to employ the service of a competent person to arrange properly, in the new office of the Probate Judge of said County, all the records of said late County of Equity which properly belong to the Probate Court, and which were saved in a mixed and disorderly condition from the late fire in Abbeville.

Sec. 14. That in cases where records are altogether destroyed or burned, the execution excepted, the execution shall be taken as *prima facie* evidence of the burned or lost record.

Sec. 15. That by the substitution and removal of judgments and papers, as provided by this Act, no party shall have any other or greater right than would have existed had the judgment and conveyance, mortgage, settlement, lien, or other instrument in writing, never been burned, mislaid, lost or destroyed.

Sec. 16. The plaintiff shall pay the costs of his application to replace and renew his judgment, as aforesaid, if the defendant make default upon such application or consent thereto. In such cases, the plaintiff's costs, to be paid him, shall be ten dollars for his application. In cases where judgment does not pass against the defendant by default or by consent, and he contests the plaintiff's claim or right, the costs shall be the same as provided by the Code, and awarded to parties according to the Code of Procedure. The fees of the Clerk and Sheriff shall be the same as now fixed by law for

similar services, and those of the Commissioners to be appointed under this Act the same as were allowed to Commissioners in Equity by the Act of the General Assembly of this State, passed in December, 1839. Approved February 27, 1873.

**THE ENTERPRISING AND CHEAP CASH ESTABLISHMENT** has re-opened with a select stock of GROCERIES of all kinds, low enough in price to induce the Emigration of

**MODOC'S** to Abbeville. TEAS, COFFEES, SUGARS, RICE, FLOUR, CORN, POTATOES, BACON, HAMS, &c., &c., can be had here at the old low figures.

**IN THE CLOTHING LINE** we can also suit all classes of customers with HATS, BOOTS, SHOES, COATS, COATS, VESTS, PANTS, and a good assortment of DRESS GOODS. Besides this I have on hand some of the best Liquor

which we will reasonable enough for any one to afford an investment. In addition to this we have some excellent brands of SEGARS of all kinds. Call and examine and be your own judges. All grades of Flour, Meat and Grain, Syrups and Molasses, Sugar and Coffee, Fish, Salt, Nails, &c., &c. Orders solicited by

**ABBEVILLE, A. Bequest.** June 11, 1873, 9-11

**Cotton Gins.** June 11, 1873, 9-11

**THE BROWN, THE TAYLOR AND THE GRISWOLD GIN** furnished to order. Repairing promptly done. Also kept on hand a good stock of Belts, Bands, Washstands, Tables, Chairs, Chamber-suits and other furniture. Also, SEWING MACHINES, WHITE-WIRE CLOTHES' LINES, warranted rust proof, Maps, Charts, Picture Frames, &c., &c. Orders solicited by

**J. M. MATTHEWS, Ninety-Six, S. C.** June 4, 1873, 8-11

**SASSARD & CO. Family Groceries.** We are receiving and will keep constantly on hand, TEAS, BACON, OIL, COFFEE, LARD, BACON, OAKLAND & Co. Eagle Brand Sugar-Cured Hams, Soda, Rice, FLOUR (Best Family), SOAP, STARCH, BLUEING, MILK LUNCH CRACKERS, MOLASSES, (Fine New Orleans) APPLES, CANDLES, and a General and Complete Stock of FAMILY GROCERIES.

**NO. 2 Cothran & Wilson's Range.** June 1, 1873, 8-11

**White, Hill & Cunningham, AT 190,** ARE NOW READY TO OFFER THEIR STOCK

**SPRING AND SUMMER GOODS** AT RATES (they believe) to suit every buyer. "Live and let live" is their motto. They have a good stock for sale, and will show their goods with pleasure. The interest of the buyer will be kept in view at all times. Call and test the truth of their assertions.

**COLUMBIA HOTEL, COLUMBIA, S. C.** Wm. Gorman, Proprietor.

**Notice.** ALL persons indebted to the late firm of QUARLES, PERRIN & CO., are earnestly to make payment to us. Interest at the rate of Twelve per cent., per annum will be charged on all accounts past due, from 1st of January last.

**QUARLES & PERRIN, Feb. 4, 1873, 43-11**

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## To the Public and my Friends Especially.

HAVING made a slight change in my business, which will enable me hereafter to keep a more complete stock of DRUGS and FANCY ARTICLES, together with a few other goods which I have not heretofore kept, I beg to inform you one and all that I am still at No. 4 White's Block, ready and willing to sell and serve all who have the money. I am compelled heretofore to require cash for all goods on delivery—do not forget this, and when sending orders and prescriptions, (which shall have my prompt attention) to send the cash.

**W. T. PENNEY.** Feb. 19, 1872-45-11

**NOTICE TO DEBTORS OF Barnwell & Co.** Feb. 26, 1873, 46-11

ALL persons indebted to the old firm of BARNWELL & CO., are earnestly requested to come forward at once and settle their accounts with the new firm, who are authorized to receipt the same for the old firm.

**Barnwell & Co. At the New Post Office.** HAVE in store and to arrive, 1,000 Bushels Corn, 10,000 lbs. Bacon, All grades of Flour, Meat and Grain, Syrups and Molasses, Sugar and Coffee, Fish, Salt, Nails, &c., &c. Feb. 18, 1872, 45-11

**GREAT REDUCTION. Prices in accordance with the times.** GROVETTES & FULLER'S splendid Piano Fortes for sale low for cash, by PARKER & PERRIN, Agents. March 19, 1873.

**To Dealers.** We sell, at Factory Prices, TOBACCO, YARNS, OSNABURGS, BROWN SHIRTING and SHEETING. QUARLES & PERRIN. Jan. 22, 1873, 41-11

**Buist's GARDEN SEED.** Try them once and you will want them again. For sale by Wardlaw & Edwards's. Feb. 5, 1872, 43-11

**PROVISIONS FOR PLANTERS.** TERMS EASY, AT Quarles & Perrin, Jan. 22, 1873, 41-11

**Kerosene Oil.** THE PUREST MADE, always on hand and for sale, by W. T. PENNEY. Feb. 19, 1873, 45-11

**Advice to Cigar Smokers.** GO TO PENNEY'S to buy your CIGARS

**CARRIAGE MAKING AND REPAIRING.** MILLINERY & DRESS MAKING.

**MILLINERY & DRESS MAKING.** WE HAVE added all of the new shapes and styles of HATS and BONNETS to our MILLINERY DEPARTMENT, which we have had handsomely trimmed by MRS. MAGGIE SASSARD, whose taste and skill as a Milliner is too well-known in this community to say more. Our sales-room will be under the charge of MISS JANE RAMEY, who will always be found to exhibit the Stock, as well as make and fit dresses in the best style at moderate prices.

**MILLER & ROBERTSON.** April 16, 1873, 1-11

**SPECIAL NOTICE.** IF A LADY wants to buy a WHITE DRESS, before purchasing elsewhere, she would do well to go to the store of

**WHITE BROTHERS** and look at their Extensive Stock of White Piques, Newport Stripes, Croquettes, Yosemite, Striped Victoria, Lawns and Organdies, White Grenadines, Mulls, Nanooks, &c., &c. April 16, 1873, 1-11

## Greenville & Columbia R. R.

**CHANGE OF SCHEDULE.** On and after Thursday, September the 5th, 1872, the Passenger trains on the Road will be run as follows, daily, Sundays excepted: GOING WEST, OR UP. Leave Columbia..... 7:15 a.m. " Alston..... 9:05 a.m. " Newberry..... 10:40 a.m. " Cokesbury..... 2:00 p.m. " Belton..... 3:30 p.m. Arrive Greenville..... 5:30 p.m. GOING EAST, OR DOWN. Leave Greenville..... 7:30 a.m. " Belton..... 9:30 a.m. " Cokesbury..... 11:15 a.m. " Newberry..... 2:30 p.m. " Alston..... 4:20 p.m. Arrive Columbia..... 6:00 p.m. Connect at Alston with trains on the Spartanburg and Union Railroad; connecting at Columbia, S. C., with Night Trains on the South Carolina Railroad, up and down; also with Trains going North and South on Charlotte, Columbia and Augusta Railroad, and Wilmington, Columbia and Augusta Railroad.

**ABBEVILLE BRANCH.** Train leaves Abbeville at 9:15 A. M., connecting with Down Train from Greenville. Leaves Cokesbury at 2:15 P. M., connecting with Up Train from Columbia. Accommodation Train, Mondays, Wednesdays and Fridays. Leaves Cokesbury at 11:15 A. M., or on the arrival of the Down Train from Greenville. Leaves Abbeville at 1 o'clock P. M., connecting with Up Train from Columbia.

**ANDERSON BRANCH & BLUE RIDGE DIVISION.** Leave Wallhalla..... 5:45 a.m. " Perryville..... 6:25 a.m. " Pendleton..... 7:10 a.m. " Anderson..... 8:10 a.m. Arrive Belton..... 9:00 a.m. UP. Leave Belton..... 3:50 p.m. " Anderson..... 4:50 p.m. " Pendleton..... 5:50 p.m. " Perryville..... 6:35 p.m. Arrive Wallhalla..... 7:15 p.m. Accommodation Train between Belton and Anderson on Tuesdays, Thursdays and Saturdays. Leave Belton at 9:50 A. M., or on arrival of Down Train from Greenville. Leave Anderson at 2:00 P. M., connecting with Up Train from Columbia.

**THOS. DODAMEAD, Gen'l Superintendent.** JABEZ NORTON, Gen'l Ticket Agent.

**12,006 LBS. BACON,** at low figures for Cash TROWBRIDGE & CO.

**CALIFORNIA WINES,** California Brandy, French " for Medical use. Irish Whiskey, Bourbon " Rye " Corn " Holland Gin TROWBRIDGE & CO.

**Three Tons Swede's Iron, ONE TON STEEL,** for plantation use. TROWBRIDGE & CO.

**J. KURZ, Boot and Shoe Maker,** LAWSON'S OLD STAND, ABBEVILLE C. H., S. C.

**WANTED.** 1,000 lbs. DRY HIDES for which the highest price will be paid or taken in exchange for Books and Shoes. May 23, 1872, 7-11

**DENTAL NOTICE.** I WOULD respectfully inform my friends and all in need of DENTAL WORK, that I have just returned from Philadelphia, after having spent the entire winter in the study and practice of my profession. All work entrusted to my care will be executed with promptness. Office over Quarles & Perrin's Store John S. Thompson, D. D. S. April 1, 1873, 51-11

**READY-MADE CLOTHING,** For Spring and Summer wear, at Cost. Miller & Robertson. April 16, 1873, 1-11

**Field Thresher.** A No. 1 I. R. Belt, suitable for above can be had on advantageous terms by application to Wardlaw & Edwards. June 11, 1873, 9-11

**Carpentering, Building** AND Repairing of Cotton Gins, Threshers and Fans, by D. B. SMITH, Abbeville C. H., S. C. May 6, 1873, 4-11

**The Misses Cater** RESPECTFULLY inform the public, that they still propose to keep "THE ALSTON HOUSE" open as a Private Boarding House, and hope, by assiduous attention to business, to merit a due share of patronage. Transient custom solicited.

**WALNUT and Gilt Frames** for Steel Engravings of Gens Lee and Jackson. J. D. CHALMERS & CO. Jan. 29, 1873, 42-11

## CONGAREE IRON WORKS

**JOHN ALEXANDER, Proprietor.** Manufacturer of Steam Engines and Boilers. Iron and Brass Castings of all Descriptions made to Order. I am now prepared with two cupolas, and can make castings of any weight up to ten thousand pounds. I was awarded the first premium on cast-iron at the State Agricultural and Mechanical Society Fair, held in Columbia November 1871 and '72.

**SAW MILLS.** I have for sale the CIRCULAR SAW MILL that was awarded the first premium at State Fair, held Nov. 1872.

**ALSO.** the GRIST MILL IRONS that were awarded the first premium and the ROLLER 12 INCH MILL that took the first premium.

**ALSO.** (1) One 40 Horse Power Portable Engine (2) One 8 " Both in good order and will be sold low for Cash.

**JOHN ALEXANDER, Columbia, S. C.** Or D. B. SMITH, Agent, Abbeville S. C. June 25, 1873, 11-11

**ATTENTION! Spring Goods AT COST!** WE BEG leave to call the attention of the public to our Stock of Spring Goods which we are still selling at Cost for Cash.

**SPRING DRESS GOODS,** at less than New York Cost. A large Stock of LINENS AND COTTONADES, For Men and Boys Wear at Cost.

**TABLE LINENS, AT Cost.** WHITE GOODS, LACES, EMBROIDERIES, HANDKERCHIEFS, GLOVES, HOSIERY, TRIMMINGS AND FANCY ARTICLES AT COST.

**HATS, BOOTS AND SHOES,** Hardware, Crockery, Glassware, and many articles both useful and ornamental, can still be found in our stock at New York Cost.

**READY**